IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

WI-LAN INC.,		§	
		% % %	
]	Plaintiff,	§	
v.		§	Civil Action No. 2:11-cv-68-JRG
		§	(LEAD CASE)
HTC CORPORATION, HTC AMERICA		§	
INC., and EXEDEA, INC.,		§	WINNERS AND DECLINATION
		§	JURY TRIAL REQUESTED
J	Defendants.	§ §	
		§	
		§	
		§ e	
WILLANING		8	
WI-LAN INC.,		8	
1	Plaintiff,	8	Civil Action No. 2:12-cv-600-JRG
V.	i iaiiiiii,	8	(Consolidated Case)
v.		8	(Consolidated Case)
APPLE INC., et al.,		8	
THE LET IT CO., OF MI.,		\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	JURY TRIAL REQUESTED
1	Defendants.		
		§	
		& & &	
<u>ORDER</u>			

Before the Court is Plaintiff Wi-LAN Inc.'s ("Wi-LAN") and Defendants HTC Corporation, HTC America, Inc., and Exedea, Inc. (hereinafter "HTC"), who have represented that they have reached and signed a binding term sheet ("Term Sheet") that, among other things, resolves the current dispute and who have presented a Joint Motion and Stipulation.. The Motion is GRANTED. PURSUANT TO STIPULATION, IT IS HEREBY ORDERED that:

- (1) All claims at issue between Wi-LAN and HTC in this action, including all claims presented by Wi-LAN and all of HTC's counterclaims, are dismissed with prejudice;
 - (2) Wi-LAN and HTC each shall bear their own costs and attorneys' fees;

- (3) HTC withdraws as moot its Motion for Summary Judgment on Damages for Licensed Products (Dkt. 494); and
- (4) This Court shall retain and maintain jurisdiction to enforce any terms of the Term Sheet referenced above.

So Ordered and Signed on this

Sep 28, 2013

RODNEY GILSTRAP

UNITED STATES DISTRICT JUDGE